Decision 19-01-003 January 2, 2019

## BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Application of Southern California Edison Company (U338E) for Approval of Energy Efficiency Rolling Portfolio Business Plan.	Application 17-01-013
And Related Matters.	Application 17-01-014 Application 17-01-015 Application 17-01-016 Application 17-01-017

## **ORDER CORRECTING ERROR IN DECISION 18-10-008**

The Commission has been informed of two typographical errors in Decision (D.) 18-10-008, which addressed workforce requirements and third -party contract terms and conditions.

First, on pages 14 and 63 of D.18-10-008, the Commission established that "if consensus is reached on further application of and/or additional workforce standards, any of the program administrators may submit a proposal by no later than January 31, 2021." However, Conclusion of Law 15 and Ordering Paragraph (OP) 4 state that a proposal may be filed no later than January 1, 2021. The correct date should be January 31, 2021.

Second, page 28 of D.18-10-008 discusses that the Performance Assurance and Bonding contract term should be applicable only to implementers providing direct installation services, and that for all other types of programs, the terms should be negotiable. The recitation of the adopted contract term on page 28, however, fails to reflect the modified version of the contract term.

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Another version of the contract language is reflected in Attachment A of the decision, required by OP 6. The version in the Attachment fails to make the distinction between implementers providing direct implementation services and others. For clarification, the correct version of the language appearing on page 28 and in Attachment A should read as follows:

Performance Assurance; Bonding. At all times during the performance of the Services, Implementer providing any direct installation services represents, warrants and covenants that it has and shall, and shall cause each Implementer Party, to obtain and maintain, at its sole cost and expense, all bonding requirements of the California State License Board, as may be applicable. Regardless of the specific Services provided, Implementer shall also maintain any payment and/or performance assurances as may be requested by Company during the performance of the Services.

Therefore, pursuant to Resolution A-4661,

**IT IS ORDERED** that Decision 18-10-008 is corrected to reflect the following changes:

- 1. The date reflected in Conclusion of Law 15 and Ordering Paragraph 4 shall be revised to January 31, 2021.
- 2. The third-party contract term associated with Performance Assurance and Bonding, reflected on page 28 and in Attachment A, shall read as follows, and shall be standard for implementers providing direct installation services and negotiable for implementers providing all other types of services:

<u>Performance Assurance</u>; <u>Bonding</u>. At all times during the performance of the Services, Implementer providing any direct installation services represents, warrants and covenants that it has and shall, and shall cause each Implementer Party, to obtain and maintain, at its sole cost and expense, all bonding requirements of the California State License Board, as

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may be applicable. Regardless of the specific Services provided,
Implementer shall also maintain any payment and/or performance
assurances as may be requested by Company during the performance of
the Services.

This order is effective today.

Dated January 2, 2019, at San Francisco, California.

/s/ MARYAM EBKE for

ALICE STEBBINS Executive Director